

UNITED STATES PATENT AND TRADEMARK OFFICE

UNITED STATES DEPARTMENT OF COMMERCE United States Patent and Trademark Office Address: COMMISSIONER FOR PATENTS P.O. Box 1450 Alexandria, Virginia 22313-1450 www.usplo.gov

APPLICATION NO	. FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.
09/871,510	05/31/2001	Babu V. Mani	1285-0047US	1044
24587	7590 10/06/2004	K	EXAMINER	
ALCATE		MIRZA, ADNAN M		
	INTELLECTUAL PROPERTY DEPARTMENT 3400 W. PLANO PARKWAY, MS LEGL2			PAPER NUMBER
PLANO,	•	22022	2145	
			DATE MAILED: 10/06/200	4

Please find below and/or attached an Office communication concerning this application or proceeding.

		Application No.	Applicant(s)				
	•	09/871,510	MANI, BABU V.				
•	Office Action Summary	Examiner	Art Unit				
		Adnan M Mirza	2141				
Period fo	The MAILING DATE of this communication ap or Reply	pears on the cover sheet w	vith the correspondence addre	SS			
THE - Exte after - If the - If NO - Failu Any	ORTENED STATUTORY PERIOD FOR REPL MAILING DATE OF THIS COMMUNICATION. nsions of time may be available under the provisions of 37 CFR 1. SIX (6) MONTHS from the mailing date of this communication. e period for reply specified above is less than thirty (30) days, a replayer of the providing the period for reply is specified above, the maximum statutory period are to reply within the set or extended period for reply will, by statuted the provided by the Office later than three months after the mailing ed patent term adjustment. See 37 CFR 1.704(b).		n reply be timely filed irty (30) days will be considered timely. INTHS from the mailing date of this commi ABANDONED (35 U.S.C. § 133).	unication.			
Status							
, —	Responsive to communication(s) filed on 31 M						
· —	This action is FINAL . 2b)⊠ This action is non-final.						
3)	• •						
	closed in accordance with the practice under	Ex parte Quayle, 1935 C.	D. 11, 453 O.G. 213.				
Disposit	ion of Claims						
4)⊠	4) Claim(s) <u>1-28</u> is/are pending in the application.						
	4a) Of the above claim(s) is/are withdrawn from consideration.						
5)[Claim(s) is/are allowed.						
-	Claim(s) <u>1-28</u> is/are rejected.						
	Claim(s) is/are objected to.						
8)[Claim(s) are subject to restriction and/	or election requirement.					
Applicat	ion Papers						
, —	The specification is objected to by the Examin						
10)⊠	10)⊠ The drawing(s) filed on <u>31 <i>May</i> 2001</u> is/are: a)⊠ accepted or b)□ objected to by the Examiner.						
	Applicant may not request that any objection to the drawing(s) be held in abeyance. See 37 CFR 1.85(a).						
441	Replacement drawing sheet(s) including the correction is required if the drawing(s) is objected to. See 37 CFR 1.121(d). 11) The oath or declaration is objected to by the Examiner. Note the attached Office Action or form PTO-152.						
11)[The oath or declaration is objected to by the E	Examiner. Note the attache	30 Office Action of Toffit FTO-	102.			
Priority	under 35 U.S.C. § 119						
	Acknowledgment is made of a claim for foreig		§ 119(a)-(d) or (f).				
	1. Certified copies of the priority documer2. Certified copies of the priority documer		Application No.				
	2. Certified copies of the priority documents have been received in Application No3. Copies of the certified copies of the priority documents have been received in this National Stage						
	application from the International Burea			J			
* ;	See the attached detailed Office action for a lis	,	nt received.				
Attachme	• •	 □	Common (DTO 442)				
	ce of References Cited (PTO-892) ce of Draftsperson's Patent Drawing Review (PTO-948)	Paper No	y Summary (PTO-413) o(s)/Mail Date				
3) X Info	rmation Disclosure Statement(s) (PTO-1449 or PTO/SB/08 er No(s)/Mail Date 8/8/01,9/5/03.	8) 5) ☐ Notice of 6) ☐ Other: _	f Informal Patent Application (PTO-15	52)			

Art Unit: 2141

DETAILED ACTION

Claim Rejections - 35 USC § 102

1. The following is a quotation of the appropriate paragraphs of 35 U.S.C. 102 that form the basis for the rejections under this section made in this Office action:

A person shall be entitled to a patent unless -

(e) the invention was described in a patent granted on an application for patent by another filed in the United States before the invention thereof by the applicant for patent, or on an international application by another who has fulfilled the requirements of paragraphs (1), (2), and (4) of section 371(c) of this title before the invention thereof by the applicant for patent.

The changes made to 35 U.S.C. 102(e) by the American Inventors Protection Act of 1999 (AIPA) and the Intellectual Property and High Technology Technical Amendments Act of 2002 do not apply when the reference is a U.S. patent resulting directly or indirectly from an international application filed before November 29, 2000. Therefore, the prior art date of the reference is determined under 35 U.S.C. 102(e) prior to the amendment by the AIPA (pre-AIPA 35 U.S.C. 102(e)).

1. Claims 1-28 are rejected under 35 U.S.C. 102(e) as being unpatentable by Lenmon et al (U.S. 2002/0107973).

As per claims 1,11,16,21 Lenmon disclosed An access control method for verifying a user's access to a network, comprising the steps: upon receiving an indication signifying that said user is attempting to access said network using a multimedia appliance, invoking a multimedia session) engine to launch a network access application (Page. 27, Paragraph. 0300); interrogating said user by an access application server associated with said network; receiving a multimedia

Art Unit: 2141

response from said user responsive to said interrogating step; determining if said multimedia response is valid; and if so, granting permission to said user with respect to accessing said network (Page. 23, Paragraph. 0250-0251).

- 2. As per claims 2,18 Lenmon disclosed wherein said user is remotely located with respect to said network (Page. 4, Paragraph. 0068).
- 3. As per claims 3,24-25 Lenmon disclosed wherein said multimedia response from said user comprises an audio response responsive to said interrogating step (Page. 25, Paragraph. 0273).
- 4. As per claims 4,26 Lenmon disclosed wherein said multimedia response comprises a video input of said user in response to said interrogating step (Page. 22, Paragraph. 0243).
- 5. As per claims 5,27 Lenmon disclosed wherein said video input comprises a live picture of said user (Page. 2, Paragraph. 0243).
- 6. As per claims 6,14,20,23 Lenmon disclosed further comprising the steps: upon granting permission to said user with respect to accessing said network, re-interrogating said user after a time period; receiving a response from said user responsive to said re-interrogating step; and if said response from said user not valid, terminating said user's access to said network (Page. 22, Paragraph. 0243).

Art Unit: 2141

- 7. As per claims 7,13,19 Lenmon disclosed wherein said response from said user comprises at least one of an audio response, a video input, a device input effectuated via said multimedia appliance, and a biometric ID input of said user (Page. 2, Paragraph. 0243).
- 8. As per claim 8 Lenmon disclosed wherein said network comprises a corporate computer network, and further wherein said re-interrogating step is effectuated by a human operator associated with said corporate computer network (Page. 3, Paragraph 0061).
- 9. As per claims 9,15 Lenmon disclosed wherein said network comprises a corporate computer network, and further wherein said re-interrogating step is effectuated by an automated access control apparatus associated with said corporate computer network (Page. 3, Paragraph. 0063).
- 10. As per claim 10 Lenmon disclosed wherein said network comprises a home network, and further wherein said re-interrogating step is effectuated by an access control application server associated with a public network that serves said user (Page. 22, Paragraph. 0245).
- 11. As per claims 12,17,22 Lenmon disclosed wherein said network portion comprises a network selected from the group consisting of a corporate network, a home network, a small business network, and a private enterprise network (Page. 3, Paragraph. 0061).

Art Unit: 2141

12. As per claim 28 Lenmon disclosed wherein said multimedia response further includes providing a still photograph of said user (Page. 27, Paragraph. 0305).

Conclusion

- 13. Any inquiry concerning this communication or earlier communication from the examiner should be directed to Adnan Mirza whose telephone number is (703)-305-4633.
- 14. The examiner can normally be reached on Monday to Friday during normal business hours.

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Dharia Rupal can be reached on (703)-305-4003. The fax for this group is (703)-746-7239.

15. The fax phone numbers for the organization where this application or proceeding is assigned are as follows:

(703)-746-7239 (For Status Inquiries, Informal or Draft Communications, please label "PROPOSED" or "DRAFT");

Page 6

Application/Control Number: 09/871,510

Art Unit: 2141

(703)-746-7239 (For Official Communications Intended for entry, please mark "EXPEDITED PROCEDURE"),

(703)-746-7238 (For After Final Communications).

16. Any Inquiry of a general nature or relating to the status of this application or proceeding should be directed to the receptionist whose telephone number is (703)-305-3900.

Any response to a final action should be mailed to:

BOX AF

Commissioner of Patents and Trademarks Washington, D.C.20231

Or faxed to:

Hand-delivered responses should be brought to 4th Floor Receptionist, Crystal Park II, 2021 Crystal Drive, Arlington, VA 22202.

AM

Adnan Mirza

Examiner

RUPAL DHARIA